District Judge Robert S. Lasnik 2 3 4 5 6 7 UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON 8 AT SEATTLE 9 10 CASE NO. C16-1653-RSL GARRETT LUND, individually, STIPULATED MOTION FOR 11 **EXTENSION OF PRETRIAL** Plaintiff, 12 **DEADLINES** 13 UNITED STATES POSTAL SERVICE, Noted for Consideration: November 7, 2017 14 Defendant. 15 16 JOINT STIPULATION 17 The parties here by jointly STIPULATE AND AGREE to extend the following deadlines. 18 **New Deadline** Old Deadline Deadline 19 November 17, 2017 November 3, 2017 Rebuttal expert disclosure deadline 20 December 22, 2017 Rebuttal expert disclosure deadline for Defendant's 21 economist 22 The purpose for the extension of the general expert witness deadline is to give both 23 parties time to review and respond to the respective party's expert reports, including the raw 24 25 UNITED STATES ATTORNEY STIPULATED MOTION FOR EXTENSION OF PRETRIAL 700 Stewart Street, Suite 5220 26 **DEADLINES** [C16-1653 RSL] - 1 SEATTLE, WASHINGTON 98101 (206) 553-7970

testing data provided by Plaintiff's expert neuropsychologist, and complete depositions of named experts. The parties exchanged expert witness disclosures on October 10, 2017. At that time, the reports for Plaintiff's expert economist and vocational rehabilitation specialist were not available. Plaintiff's expert economist will not have an expert report finalized until November 8, 2017 and will not be deposed until the week of November 20. The parties stipulate and agree to an additional extension of the rebuttal witness deadline solely for the purpose of the United States to name a rebuttal economist. This limited, additional extension will allow the United States the opportunity to fully evaluate and respond to Plaintiff's economist's report. Plaintiff has agreed to waive a deposition of the United States' rebuttal expert, so the discovery deadline does not need to be extended. This is the second request for extension of deadlines made by the parties with regard to the Court's January 23, 2017 Order Setting Bench Trial and Pretrial Dates (Dkt. No. 9). The new deadlines will not affect the other pretrial deadlines in this case.

SO STIPULATED.

Dated this 7th day of November, 2017.

<u>s/ Christopher Otorowski</u>

Christopher L. Otorowski, WSBA No. 8248 Otorowski, Morrow and Golden, P.L.L.C. 298 Winslow Way West Bainbridge Island, WA 98110 clo@medilaw.com

Attorney for Plaintiff

DEADLINES [C16-1653 RSL] - 2

21

22

23

24

SO STIPULATED.

Dated this 7th day of November, 2017.

s/ Whitney Passmore

WHITNEY PASSMORE, NC State Bar No. 38421

Assistant United States Attorney United States Attorney's Office 700 Stewart Street, Suite 5220 Seattle, Washington 98101-1271 Phone: 206-553-7970

Fax: 206-553-4067

Email: Whitney.Passmore@usdoj.gov

Attorney for Defendant

ORDER

IT IS SO ORDERED.

Dated this 13 day of November, 2017.

Robert S. Lasnik United States District Judge